

EL INDEPENDIENTE.

Se publica todos los Sabados por La Compañia Publicista de "El Independiente". E. H. SALAZAR, Administrador.

SABADO MAYO 12 DE 1894.

NOTICIAS LOCALES.

Chorizos frescos y baratos, de todas clases, en la carniceria de T. W. Hayward.

Carnes frescas de todas clases las encontrareis muy baratas en la carniceria del señor Hayward.

El Gobernador Thornton ha ofrecido una recompensa de quinientos pesos por el arresto de Jose Chavez y Chavez.

Don Sabino Lujan continua abasteciendo su joyeria con halajas de oro y plata, de lo más selecto. Haganle una visita.

Antes de ir a otra parte visitad la carniceria del señor Hayward. Allí encontrareis cualquier clase de carne que se desee a precios muy reducidos.

Carne de rez, de carnero, de puerco y jamones de todas clases frescos y buenos, se venden en la carniceria del señor Hayward a precios tan baratos que os asombrarán.

Damos las más sinceras gracias a Don Aniceto Garcia, por los cumplimientos que aunque sin merecerlo le dá a nuestro humilde periódico. Tam bien le agradecemos la suscripción que se sirvió mandarnos.

El Jueves en la noche cerca de las ocho el pequeño jurado del Territorio entregó su dictamen al Juez Smith en la causa de Eugenio Alarid, fué hallado culpable en segundo grado, por el asesinato de Gabriel Sandoval.

El señor Thomas P. Gable, de Santa Fé, fué nombrado estafetero para aquel lugar el Miércoles pasado. Había varios contestantes por la posesión, entre ellos figuraban la señora Wm. Craig, Marcelino Garcia y Ad. Gurdori.

Esta noche dará su segundo baile el "Evening Star Club," en el edificio últimamente ocupado por la carniceria del Hon. Trinidad Romero, el precio de admisión es 35 centavos por caballeros, señoras y señoritas serán admitidas gratis.

El Doctor F. Marron y Alonzo, superintendente medical en el asilo de locos en ésta ciudad, juntamente con el mayordomo y la matrona de la misma institución fueron unánimemente re-elijidos para las mismas posiciones, por los directores, en su última reunión.

Aquella hermosa silla de montar, manufacturada por D. Guadalupe M. Moreno, se rifará esta noche a las ocho, en el salón de billar de Don Librado H. Sena. Se suplica de aquellos que están interesados en la rifa de esta montura, que estén presentes a la hora indicada.

W. E. Tipton, quien fué sentenciado cerca de dos años pasados por el Juez O'Brien en la corte de éste distrito a servir 18 años en la penitenciaría, por haber dado muerte a un hombre llamado Dayson, fué indultado por el gobernador el Miércoles pasado. Tipton es residente de Liberty, en éste condado, y la tragedia sucedió en el mismo lugar cerca de cuatro años pasados.

Segun las declaraciones juradas de Martín Gonzalez y Bile, Librado Polanco y Remigio Sandoval, después de acusarse con culpa, declararon que Manuel Gonzalez y Baca y Ricardo Romero son los principales en el asesinato de Patricio Maes, y nosotros como hemos visto a éstos dos señores tan holgazanos paseándose en las calles de Las Vegas, preguntamos a la justicia: ¿Que se va a hacer con ellos? Si existe ley y justicia debe de existir para todos.

Don Felipe Lopez, diputado alguacil mayor, hizo un viaje a Santa Fé, el Sábado pasado, con el fin de poner a los siguientes individuos en la penitenciaría Territorial: Martín Gonzalez y Bile, Librado Polanco y Remigio Sandoval, fueron mandados durante su vida por tomar parte en el asesinato de Patricio Maes. David Salazar, por incesto, cinco años y Filomeno Gallegos, tres años, por robo de reces; el Alguacil Mayor, Hon. Lorenzo Lopez, partió hoy para el mismo lugar con Dionicio Simeros, por cómplice en la muerte de Patricio Maes, durante su vida; Eugenio Alarid, por cómplice en el asesinato de Gabriel Sandoval, durante su vida; Tomas Armijo, por asalto con intención de matar y robar, cinco años y Prudencio Marquez, por robo, dos años.

Don José P. Maes, jefe de policía, perdió el Miércoles pasado un certificado, fuirado por la comisión de condado, del valor de treinta y cinco pesos, y suplica al que lo halle se lo devuelva, por lo cual quedará altamente agradecido.

Florencia Donoghue, de la firma de Donoghue y Monier, en Santa Fé, y bien conocido en todo el Territorio exhaló su último suspiro en aquel lugar el Domingo en la tarde cerca de las cuatro. El finado al tiempo de su muerte tenía cerca de 62 años de edad. Fué respetado y apreciado por todos los que lo conocían. Sus funerales tuvieron lugar el Miércoles siguiente en la capilla de Guadalupe, dirijido por el padre Detouri.

El señor M. B. Thompson, profesor de matemáticas, ley comercial, escritura y lectura, ha llegado a ésta ciudad con el fin de establecerse para beneficio de su salud. El señor Thompson viene armado con recomendaciones intachables. El señor W. N. Ferris, principal y propietario de la escuela industrial de Big Rapids, Michigan, en su recomendación para éste señor dice: "Es un jóven que se le puede confiar y se puede depender para que cumpla con su deber todo el tiempo. Es uno de los mejores pendolistas que tiene la América."

El Superintendente del Asilo de Locos, el Dr. F. Marron y Alonzo ha presentado su reporte semi-anual a los directores de aquella institución. El reporte es un documento muy interesante y algo extenso. Muy minuciosamente reporta el número actual de dementes que están en el asilo, los que han sido curados, la edad de los pacientes, su nacionalidad, de que condado pertenecen, su ocupación, su condición civil su forma de insanidad, etc. De todo a todo, es un reporte muy completo, por lo cual congratulamos al Doctor Marron y confiamos que los directores de aquella institución siempre procurarán poner hombres de igual competencia en las diferentes posiciones.

El "Old Abe Eagle," es el nombre de un periódico que se publica en White Oaks, condado de Lincoln, y nos trae la nueva que George Fitzpatrick fué muerto instantáneamente en las minas de carbon cerca de aquel lugar el Jueves pasado. El tiro fatal fué disparado por un jóven llamado Robert Forsythe, cuñado del finado, el hecho fué presenciado por otro jóven que responde al nombre de Oivel Peaker; los dos se entregaron al diputado alguacil mayor Preston. Forsythe reclama que Fitzpatrick lo había amenazado y abusado de sus hermanas, la señora Fitzpatrick y la señora Sam Wall, y él tenía que morir ó matarlo.

Segun la declaración hecha por Martín Garcia, Antonio Jose Valdez, que reside cerca de Los Alamos pero ahora anda huyendo de la justicia, tiene en su posesión el caballo, el reloj y otras prendas de oro que pertenecian a Vicente Silva, y que tambien una hermana de Manuel Gonzalez y Baca, tiene en su posesión toda la joyería que pertenecía a Doña Telesora, su esposa de Silva. Ahora que ha salido frustrado tanto esfuerzo para saber el paradero de Silva muchos han llegado a la conclusión de creer que después de haber asesinado a la esposa de éste, sus mismos compañeros hicieron la misma con él para apropiarse del dinero y de las joyas.

Por algun tiempo los dueños de reces han sido molestados en los condados de Bernalillo y Valencia. La cantidad de reces que les han robado ha sido enorme, pues les habían estado robando en cantidades de diez y veinte todas las noches. El Viernes de la semana pasada nueve de los novillos más gordos faltaron del atajo de Don Salomon Luna y de los hermanos Edleman del condado de Valencia. Tres de los ladrones fueron rastreados hasta la placita de Los Padillas, en el condado de Bernalillo, y fueron traídos a los ranchos de Atrisco, donde fueron afianzados en la suma de \$700 cada uno. Tres de los novios fueron hallados vivos en Chavez, los otros ya los habían matado. Uno de los Edlemans fué a Albuquerque el Lunes pasado y el pueblo entero se sorprendió porque hizo arrestar al carnicero J. R. Hawley, por robo de reces y por comprar propiedad robada.

Sensible Perdida.

El Miércoles pasado, a las once de la noche pasó a mejor vida, en ésta ciudad, la estimada señorita Maria Adele Geofrion, a la temprana edad de veinte y cuatro años, nueve meses y cinco días, después de haber sufrido una penosa enfermedad por varias semanas.

Sus funerales tuvieron lugar ayer en la mañana cerca de las diez partiendo el cortejo fúnebre de la casa que fué su residencia, para la Iglesia Católica y en el cementerio de la misma fueron depositados sus restos.

La finada dejó postrado en el mayor dolor a su respetable padre y varios hermanos, que tanto la apreciaban y lamentan su irreparable pérdida, por haber sido una hija obediente y buena hermana, quien durante su vida se supo hacer acreedora a las simpatías de sus parientes y amigos. De la manera más sincera acompañamos a su apreciable padre y hermanos en su pesar, deseando que su inmenso dolor encuentre un lenitivo en la region cristiana.

Comunicado.

Rincon Colorado, N. M., Abril 28, 1894. Sr. Editor de EL INDEPENDIENTE: Sirvase dar cabida en su apreciable periódico al siguiente comunicado para la información de los habitantes del Condado de Unión. La comisión de éste condado se ha puesto en peligro causa que han nombrado un Juez de paz sin el consentimiento del pueblo, únicamente para satisfacer su piosidad y miras políticas y con el fin de perjudicar a la mayoría del pueblo. Todos los buenos ciudadanos debían de reunirse en éste condado para protestar contra los malos hechos de tal comisión, pues ya se considera con tanto poder que sea ley ó no, hacen como se les antoja, bajo el plan de que dicen que están actuando segun la opinión del Solicitador General y del Procurador del Distrito.

Yo estoy satisfecho que no hay tal cosa, los consejos del Solicitador y del Procurador son sanos, y además de eso, la ley que creó el Condado de Unión, en la sección 9 dice que los magistrados que están actuando como oficiales de los diferentes condados, ejercerán sus diferentes posiciones hasta el día tres de Junio; después de ese tiempo se elijirán por los votos de los diferentes precintos de éste condado. Pero por desgracia dicha comisión no saben como se llaman, mucho menos saben la ley. Es necesario que en nuestra próxima elección nos empuñemos a votar por hombres que merezcan la posición por su habilidad e integridad y que estemos satisfechos que los hombres por los cuales depositamos nuestro sufragio en las urnas electorales sean capaces para desempeñar el destino que el pueblo les va a confiar. Hasta otra vista. RAMON GARCIA.

Comunicado.

Sr. Editor de EL INDEPENDIENTE: El día tres del presente mes a las siete y media de la tarde se cantaron las vísperas solemnes y el día siguiente la sociedad de San Juan Bautista de la Salle, con mucha pompa, celebró el aniversario de su Santo Patron. La sociedad se confesó y comulgó en éste día tan solemne. La misa fué celebrada por los Reverendos Padres Picard, O'Keefe y Paul, y el coro de cantoras por las señoritas Adelaida Clements, Lola Romero, Maria Guerin, Lucinda Baca; y la señorita Juanita Lopez, de la plaza de San Miguel; les acompañó en el organo la señora S. A. Clements. El altar había sido adornado y decorado de antemano por Doña Ambrosia de Guerin. La banda de música de Las Vegas ayudó a celebrar la fiesta solemne durante el incremento sacrificio de la misa.

Damos las más sinceras gracias por habernos ayudado a celebrar la ocasión a los reverendos padres, y las señoras y señoritas que tocaron y cantaron y a la banda de música de Las Vegas. Respetuosamente, J. B. GUERIN, Def. R. ANGEL, Asistente, Def.

MENCION PERSONAL.

Don Julio Encinas, de Bernal, nos hizo una agradable visita el Miércoles pasado.

El jóven Manuel Delgado, de Lamy, pasó algunos días de la semana en ésta ciudad.

El Alguacil Mayor de Santa Fé, W. T. Cunningham, se encuentra en la ciudad con negocios importantes.

El Gobernador Thornton, estuvo en la ciudad dos días de la semana, partiendo el Miércoles en la noche para el Socorro.

La señora Agueda L. de Salazar, esposa de nuestro editor, se encuentra en Rociada, visitando la familia de Don Carlos F. Rudolph.

El Coronel F. A. Blake, de Rociada, se encuentra en la ciudad y permanecerá aquí por algunos días con negocios importantes.

Don Juan Pendaries y su estimada hija, la hermosa Margarita, de Rociada, estuvieron en la ciudad algunos días de la presente semana.

Don Jose Y. Lujan, caballero de mucha prominencia, residente en San Ignacio, nos hizo una agradable visita el Sábado de la semana pasada.

El señor Milnor Rudolph, de Rociada, después de haber permanecido en Las Vegas por algunos días partió el Jueves pasado para su residencia.

Nuestro amigo Don Jorge Sena, escribano de la corte de pruebas en Lincoln, despues de una permanencia de varias semanas en ésta ciudad partió para el lugar de su residencia el Viernes de la semana pasada.

Don Ines Piñones, residente en ésta plaza por algunos años se ha trasladado de nuevo al Chiperito en donde jirará el negocio mercantil. Se nos informa que pronto removerá a su familia de ésta ciudad para aquel lugar.

Don Jesus Ma. Sanchez, un caballero que no procura mal para ningún ser humano, y no obstante, ha estado en dura litigación durante el reciente término de la corte de distrito, partió para Rociada, lugar de su residencia el Viernes de la semana pasada.

El jóven Hilario Baca y Romero después de una ausencia de varias semanas ha regresado de nuevo al lugar de su residencia. Esta vez en lugar de nones, son pares, pues se nos iba quedando en el lápiz el mencionado que venía acompañado por su muy apreciable esposa.

Un Crimen Brutal.

La policía de Johnstown se tenía muy callada, uno que se cometió en aquella población últimamente, y en el cual fué la víctima una pobre e indefensa anciana. Créase que ésta tenía oculta en algún escondrijo, una cantidad considerable, al olor de la cual se presentaron en la casa en que vivía sola la pobre vieja, cuatro enmascarados, que indudablemente eran personas del pueblo. Para obligar a que descubriera el lugar en que se hallaba el supuesto tesoro, sometieronla a una serie de tormentos e indignidades brutales. Primeramente la colgaron hasta dejarla insensible, después le aplicaron ascuas a las plantas de los pies, como no tuvieran revelación alguna, la desnudaron reduciendo a hielas sus ropas para ver si en ellas se ocultaban los codiciados dineros. Pero la vieja nada tenía que dar y los ladrones y verdugos, sólo recogieron unos misereros centavos en "premio" de sus afanes. La pobre víctima está a punto de muerte; las plantas de sus pies fueron quemadas casi hasta el hueso.

A los Maestros de Escuelas.

OFICINA DE SUPERINTENDENTE DE ESCUELAS PUBLICAS, Condado de San Miguel.

Se notifica a todos los maestros de escuelas públicas, que el Cuerpo de Examinadores, de éste condado estará en sesión durante el mes de Junio, con el fin de examinar a todos aquellos que deseen obtener certificados para enseñar en las escuelas públicas. Los que tengan certificados que se les halla cumplido el tiempo que la ley les concede deberían presentarse ante el cuerpo para conseguir nuevos.

E. H. SALAZAR, Supte de Escuelas Públicas.

J. D. W. VEEDER.

Abogado y Consejero EN LEY. Practica en todas las cortes del Territorio

SHERIFF'S SALE.

No fue la herencia, given this 1st day of June, 1894, the undersigned Sheriff of the Territory of New Mexico, under and by virtue of a writ of the District Court of the Fourth Judicial District of the Territory of New Mexico, in and for the County of San Miguel, a writ and return in said County on the 7th day of March, A. D. 1894, in three certain causes, to wit: In the first cause, respectively, I was cited by John H. Tellez, et al., vs. J. J. Fitzgerald, et al.; James J. Fitzgerald, et al., vs. J. J. Fitzgerald, et al.; and Adolph Teitelbaum, vs. James J. Fitzgerald, et al.; the said actions being sought for the purpose of settling the claims of the partnership of J. J. Fitzgerald, in which said decree it was, among other things, ordered, adj. and decreed that the court, that the Fairview Town Company, John H. Tellez, et al., and James J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company, and that as to said sum the said J. J. Fitzgerald, should have a judgment against the Fairview Town Company, hereinafter to be set out and described, for the sum of \$1000.00, plus interest at the rate of 10% per annum, and that the said J. J. Fitzgerald, et al., should have a judgment against the Fairview Town Company